Exhibit "C"

Filed 03/08/21

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BRANCH BANKING AND TRUST COMPANY

GUARANTY AGREEMENT

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ATLANTA, GA Dear Sirs:

As an inducement to Branch Banking and Trust Company (including its successors and assigns, "Bank") to extend credit to and to otherwise deal with PEACHTREE INVESTMENT SOLUTIONS LLC

("Borrower"), and in consideration thereof, the undersigned (each of the undersigned jointly and severally if more than one, a "Guarantor") hereby absolutely and unconditionally guarantees to Bank and its successors and assigns the due and punctual payment of any and all notes, drafts, debts, obligations and liabilities, primary or secondary (whether by way of endorsement or otherwise), of Borrower, at any time, now or hereafter, incurred with or held by Bank, together with interest, as and when the same become due and payable, whether by acceleration or otherwise, in accordance with the terms of any such notes, drafts, debts, obligations or liabilities or agreements evidencing any such indebtedness, obligation or liability including all renewals, extensions and modifications thereof. The obligation of Guarantor is a guarantee of payment and not of collection.

Guarantor is Bank's obligor for all indebtedness, obligations and liabilities of Borrower, and Bank shall also at all times have a lien on and security interest in all stocks, bonds and other securities of Guarantor at any time in Bank's possession and the same shall at Bank's option be held, administered and disposed of as collateral to any such indebtedness, obligation or liability of the Borrower, and Bank shall also at all times have the right of set-off against any deposit account of Guarantor with Bank in the same manner and to the same extent that the right of set-off may exist against the Borrower.

It is understood that any such notes, drafts, debts, obligations and liabilities may be accepted or created by or with Bank at any time and from time to time without notice to Guarantor, and Guarantor hereby expressly waives presentment, demand, protest, and notice of dishonor of any such notes, drafts, debts, obligations and liabilities or other evidences of any such indebtedness, obligation or liability.

Bank may receive and accept from time to time any securities or other property as collateral to any such notes, drafts, debts, obligations and liabilities, and may surrender, compromise, exchange and release absolutely the same or any part thereof at any time without notice to Guarantor and without in any manner affecting the obligation and liability of Guarantor hereby created. Guarantor agrees that Bank shall have no obligation to protect, perfect, secure or insure any security interests, liens or encumbrances now or hereafter held for the indebtedness, obligations and liabilities for which this Guaranty is made.

If allowed by applicable law, Guarantor hereby subordinates any and all indebtedness of Borrower now or hereafter owed to Guarantor to all indebtedness of Borrower in favor of Bank, and agrees with Bank that Guarantor shall not demand or accept any payment of principal or interest from Borrower, shall not claim any offset or other reduction of Guarantor's obligations hereunder because of any such indebtedness and shall not take any action to obtain any of the security described in and encumbered by the documents evidencing the indebtedness owed by Borrower ("Loan Documents"); provided, however, that, if Bank so requests, such indebtedness shall be collected, enforced and received by Guarantor as trustee for Bank and shall be paid over to Bank on account of the indebtedness of Borrower to Bank, but without reducing or affecting any manner the liability of Guarantor under the other provisions of this Guaranty Agreement.

This obligation and liability on the part of Guarantor shall be a primary, and not a secondary, obligation and liability, payable immediately upon demand without recourse first having been had by Bank against the Borrower or any other guarantor, person, firm or corporation, and without first resorting to any property held by Bank as collateral security; and Guarantor hereby waives the benefits of all provisions of flaw, including but not limited to the provisions of O.C.G.A. section 10-7-24 or its successor, for stay or delay of execution or sale of property or other satisfaction of judgment against Guarantor on account of obligation and liability hereunder until judgment be obtained therefor against the Borrower and execution thereon returned unsatisfied, or until it is shown that the Borrower has no property available for the satisfaction of the indebtedness, obligation or liability guaranteed hereby, or until any other proceedings can be had; and Guarantor hereby agrees to indemnify the Bank for all costs of collection, including but not limited to the costs of repossession, foreclosure, reasonable attorneys' fees, and court costs incurred by the Bank in the event that the Bank should first be required by Guarantor to resort to any property held by the Bank or in which the Bank has a security interest or to obtain execution or other satisfaction of a judgment against the Borrower on account of Borrower's obligation and liability for its indebtedness guaranteed hereby; and Guarantor further agrees that Guarantor is responsible for any obligation or debt, or portion thereof, of the Borrower to the Bank which has been paid by the Borrower to the Bank and which the Bank is subsequently required to return to the Borrower or a trustee for the Borrower in any bankruptcy or insolvency proceeding; and Guarantor further agrees that none of Guarantor shall have any right of subrogation, reimbursement or indemnity whatsoever, nor any right of recourse to security for the debts and obligations of the Borrower to Bank unl

In addition to the other waivers set forth elsewhere in this Guaranty, Guarantor also hereby waives and agrees not to assert or take advantage of (a) if allowed by applicable law, the defense of the statute of limitations in any action hereunder or for the collection of the indebtedness or the performance of any obligation hereby guaranteed; (b) any defense that may arise by reason of the incapacity, lack of authority, death or disability of Guarantor, Borrower, or any other party or entity, or the failure of Bank to file or enforce a claim against the estate (either in administration, bankruptcy or any other proceeding) of Borrower or any other party or entity; (c) any defense based upon the failure of Bank to give notice of the existence, creation or incurring of any new or additional indebtedness or obligation or the failure of Bank to give notice of any action or non-action on the part of any other party whomsoever, in connection with any obligation hereby guaranteed; (d) any defense based upon an election of remedies by Bank which destroys or otherwise impairs any subrogation rights of Guarantor to proceed against Borrower for reimbursement, or both; (e) any defense based upon failure of Bank to commence an action against Borrower or any other guarantor of the indebtedness guaranteed hereby; (f) any duty of the part of Bank to disclose to Guarantor any fact that it may know or hereafter know regarding Borrower; (g) acceptance or notice of acceptance of this Guaranty by Bank; (h) as stated above, notice of presentment and demand for payment of any of the indebtedness or performance of any of the obligations hereby guaranteed except as otherwise provided herein, any and all other notices whatsoever to which Guarantor might otherwise be entitled; (k) any defense based on lack of due diligence by the Bank and the collection, protection or realization upon any collateral securing the indebtedness evidenced by the Note or any of the other Loan Documents, or both; (l) any transfer by Borrower of all or any part o

In the event of the occurrence of a "Default" or "Event of Default" otherwise relating to the indebtedness evidenced by the Note(s) or evidenced or secured by any of the other Loan Documents or any of them, or relating to the transactions contemplated by the Loan Documents or any of them in any order, all rights powers and remedies available to Bank in such event shall be non-exclusive and cumulative of all other rights, powers and remedies provided thereunder or hereunder or by law or in equity. Accordingly, Guarantor hereby authorizes and empowers Bank upon the occurrence of Default or Event of Default under the Note(s) or Loan Documents, at its sole discretion, and, except as otherwise provided herein, without notice to Guarantor, to exercise and cause to be exercised any right or remedy which Bank may have, including, but not limited to, judicial foreclosure, non-judicial foreclosure by exercise of power of sale, acceptance of a deed or assignment in lieu of foreclosure, appointment of a receiver to collect rents and profits, exercise of remedies against personal property, or enforcement of any assignment of leases, rents, profits, accounts and certificates of deposit, or any other security, whether real, personal or tangible or intangible, At any public or private sale of any security or collateral for any indebtedness or any part hereof guaranteed hereby, whether by foreclosure or otherwise, Bank, may in its discretion, purchase all of any part of such security or collateral so sold or offered for sale for its own account and may apply against the amount bid therefor the balance due it pursuant to the Note(s) or any of the other Loan Documents without prejudice to Bank's remedies hereunder against Guarantor for deficiencies, if allowed by applicable law. If the indebtedness guaranteed hereby is partially paid by reason of the election of Bank, its successors, endorsees or assigns, to pursue any of the remedies available to Bank or if such indivended the partially paid, then this Guaranty shall nevertheles

Initials:

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Check applicable box:	in the dead and a self-self-self-self-self-self-self-self-			
This Guaranty and	unlimited and applies to all indebtedness of Borrower, w plies to all indebtedness of Borrower evidenced by its p nsions, renewals, and modifications thereof) in the prini	romissory note/line	number dated	
This Guaranty is	limited to an amount of \$	olus accrued intere	st, late fees, costs of collect	ion (including attorneys' fees promissory note/line number
\$	dated{(including a	iii extensions, renev	wais, and modifications there	eor) in the principal amount o
This Guaranty is fees and all other	imited to an amount of \$ obligations and indebtedness which may accrue or be	plus accrued intere	est, late fees, costs of collect ct to the Borrower's indebted	tion and reasonable attorneys ness and obligations to Bank.
To secure the pay property owned by Gua	ment of all obligations of Guarantor hereunder, Guar rantor:	antor hereby grant	s a security interest and lie	en in the following goods and
Guarantor hereby ad	rees to execute and deliver to Bank any security agree	ment, security dee	d mortgage UCC financing	statement or other documen
party under the Code.	rees to execute and deliver to Bank any security agree o order to protect its security interest or lien in the Colle eorgia ("Code"), and in addition to having all other legal			
Notwithstanding anyl Exchange Act, as am Commission, shall not be not be liable for any sw such person to Bank un	thing to the contrary herein, any person that does nended) or otherwise does not qualify as an "indirect be deemed a party to any guaranty of any swap agreen wap obligations to Bank arising from such swap agreen der this Guaranty.	ot qualify as an El t proprietorship" p nent with Bank ente nent. The foregoin	igible Contract Participant (ursuant to the rules of the red into or modified on or aft g exclusion shall have no ef	as defined in the Commodit Commodity Futures Tradin er October 12, 2012, and sha fect on any other obligation of
This Guaranty shall ilabilities hereby guarat Guarantor from liability guaranteed, for any ind advances, extensions or after such revocation one or more extensions Borrower. Guarantor st in connection with the without limitation costs hereby. Time is of the extensions of the extens	inure to the benefit of Bank, its successors and assignteed, and shall remain in force until a written notice in to Bank, its successors and assigns, or the owner lebtedness, obligation or liability of the Borrower which modifications thereof in whole or in part, whether such, with or without notice to Guarantor. Guarantor waives, modifications, additional advances, renewals or postpall be responsible for and shall reimburse the Bank for enforcement of this Guaranty or the protection or pre and expenses incurred by the Bank in connection with assence of this Agreement.	ns, and the owners evoking it has bees and holders of a is hereby guarants in renewals, additions presentment, den onements of the tin r all costs and expeservation of any rigits attempts to colle	s and holders of any of the n received by Bank; but suc ny of the indebtedness, obli- bed and then in existence or nal advances, extensions or nand, protest and notices of ne or amount of payment or enses and reasonable attornal pht or claim of the Bank in ect the indebtedness, obligat	indebtedness, obligations and revocation shall not releas ligations and liabilities hereb from any renewals, additions modifications are made befor every kind and assents to an any other indulgences given the east of the session of
If the Borrower is an behalf of such organiz "organization" shall ind and legally chartered at	organization, this instrument covers all indebtedness ation by any such officer or agent of said organization lude associations of all kinds and all purported corpor	, obligations and li on without regard t ations, partnership,	abilities to Bank purporting to the actual authority of su limited liability companies a	to be made or undertaken o ch officer or agent. The terr and the like, whether correctl
Guarantor covenants execution and delivery claim, action or proceedinancial condition of Gaffairs; and (v) unless obligated to make advathe property of Bank.	s, warrants, and represents to the Bank that: (i) this G of this Guaranty does not violate or constitute a breach adding pending or, to the best knowledge of Guaranto uarantor or his ability to fulfill his obligations hereunde otherwise required in a Loan Agreement, if applicable ances, Guarantor shall furnish annually an updated final	uaranty is enforcea of any agreement r, threatened again r; (iv) that Guaranto , as long as any O' ncial statement in a	ble against Guarantor in acc to which Guarantor is a part ist Guarantor which would ir or has knowledge of the Bor bligations remain outstandin a form satisfactory to Bank, v	cordance with its terms; (ii) the γ (iii) that there is no litigation materially adversely affect the rower's financial condition and g or as long as Bank remain which, when delivered shall b
DOCUMENTS EXECU	BY JURY, UNLESS EXPRESSLY PROHIBITED BY A ATTERS OR CLAIMS ARISING OUT OF THIS GU TEO IN CONNECTION HEREWITH OR OUT OF THE OWER AND THE BANK. THIS PROVISION IS A MA- TO THE BORROWER. FURTHER, GUARANTOR HEI AS REPRESENTED, EXPRESSLY OR OTHERWISE, VISION IN THE EVENT OF LITIGATION. NO REPR TE, CONDITION OR MODIFY THIS PROVISION.	CONDUCT OF TI	HE RELATIONSHIP BETWEE	EN GUARANTOR AND TH
This Guaranty is maddispute arising out of the hereby submits to the in	de in and shall be construed in accordance with the la nis Guaranty shall be adjudicated in either the state or unisdiction of the state and/or federal courts of Georgia. ourt in the State of Georgia.	ws and judicial ded federal courts of G	cisions of the State of Georg	ia. Guarantor agrees that an n. For that purpose, Guaranto
NOTICE. All notices, specifically provided in mail, postage prepaid, after deposit in the Unit by overnight express d business day after dep mailing (as provided in as provided in this section.	requests, demands, waivers, and other communication this Guaranty, will be deemed to have been given: (i) return receipt requested, and addressed to either Guared States Mail if addressed to an address located with lelivery service, enclosed in a prepaid envelope and sosit with the service, or (iv) if sent by tested telex, te this section), at substantially the same time as the rapion by giving written notice of the change as provided in	ns given as provide if delivered in personant or Bank at the a State other than addressed to Bank egram, telecopy, for id transmission. Eit this section. The a	ed in this Guaranty will be in on, upon delivery, or (ii) if me he addresses provided below the State in which the notic or Guarantor at the addres acmille, or other form of ra- her Guarantor or Bank may ddresses for notice are:	writing, and unless otherwis ailed by certified or registere v on the second business de is being mailed, or (iii) if ser s provided below, on the firs pid transmission confirmed b change its respective addres
	JOHN STEPHEN BUSH	With a possition		
Notice to Guarantor:	3277 W ROXBORO RD NE	_ with a copy to:		
	ATLANTA, GA 30324-2543			
Notice to Bank	Branch Banking and Trust Company	- With a copy to:		

SIGNATURES ON FOLLOWING PAGE

200 West Second Street

Winston-Salem, North Carolina 27101

Witness the signature and seal of each Guarantor.

If Guarantor is a Corporation:

	NAME OF CORPORATION	
ITNESS:		
	By:	(SEAL
	Title:	
	By:	(SEAL
	Title:	
If Guarantor is a Partnership, Limited Liability Co	mpany, Limited Liability Partnership or Limi Partnership:	ted Liability Limite
	rathership.	
	NAME OF PARTNERSHIP, LLC, LLP OR LLLP	
ITNESS:		
	By:	(SEAL
	Title:	-
	By:	(SEAL
	Title:	
	Ву:	
	Title:	
/ITNESS:	tor is an Individual:	
	X (B)	SEAL (SEAL
	JOHN STEPHEN BUS	
	\bigcup	
Signed, sealed and delivered in the presence of:		
Unofficial Witness	_	
Notary Public		
[Notarial Seal]		
Committee of Franklika D. An		
Commission Expiration Date:	_	